## PATENT COOPERATION TREATY

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INTERNATIONAL	WORKSHIP TO WE	CONCERNION ASSESSED	A 2 TOWN AND AND ADDRESS OF

To: PAUL FENSTER FENSTER & COMPANY, INTELLECTUAL PROPERTY 2002 P.O. BOX BOX 10256

PETACH TIKVA, ISRAEL 49002

Applicant's or agent's file reference

International application No.

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY **EXAMINATION REPORT** 

(PCT Rule 71.1)

	Date of Mailing (day/monsh/yea	, <b>08</b> MAY 2006	
	E	MPORTANT NOTIFICATION	
International filing date (day/month/year)		Priority date (day/month/year)	
13 November 2003 (13.1)	.2003)	14 November 2002 /14 11 2002	

BY-PASS, INC.

PCT/IL03/00959

088/03789

Applicant

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any amexes) and will transmit such translation to those Offices.

### 4. REMINDER

The applicant must offer five national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and formish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCI Applicant's Guide.

Docketed By Authorized officer

Name and mailing address of the IPEA/US Mail Stop PCT, Ann: IFEA/ US

Commissioner for Patents P.O. Box 1433

Alexandria, Virginia 22313-1450 Facsimile No. (571) 273-3201

Telephone No. 703-308-0858

Form PCT/IPEA/416 (July 1992)

# PATENT COOPERATION TREATY

# PCT

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 088/03789	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416
International application No.	isternational filing date (day/mor	tth/year) Priority date (day/month/year)
PC171L63/00959	13 November 2003 (13.11.2003)	14 November 2002 (14.11 2002)
International Patent Classification (IPC)  IPC: A61B 17/08( 2006.01)  USPC: 606/153  Applicant  BY-PASS, INC.	or namonal eraszíboskou aun fbd.	
Examining Anthonly and	is Cansimited to the applicant ac	
2. This REPORT consists of	's total of 🖄 sheets, including th	nis cover short.
which was deed fille	osed and are the basis for this rep (see Rule 70.16 and Section 607	neets of the description, claims and/or drawings port and/or sheets containing rectifications made of the Administrative Instructions under the PCT).
<ol><li>This report contains indica</li></ol>	cions relating to the following its	3888.
Basis of the report		
II Priority		
***************************************		
III Non-establishment of report with regard to novelty, inventive step and industrial applicability  IV Lack of unity of invention		
entry of the state		
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability, citations and explanations supporting such statement		
VI Certain documents cited		
VII Certain defects in the international application		
VIII Certain observations on the international application		
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sue of submission of the demand	Date of	f completion of this report
! June 2004 (61.06.2004)	ii Apri	12006 (11.04.2506)
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# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International applicatio	n No.
PCT/IL03/00959	

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· · · · · · · · · · · · · · · · · · ·	1.	Witt	regard to the elements of the international application.*
and address of		$\boxtimes$	the international application as originally filed
eddenn's		$\boxtimes$	the description:
******	,		pages 1-29 as originally filed
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			the claims:
-		فنستة	pages 30.37 as originally filed
******			Pages NONE as antended (together with any statement) under Article 10
-			baren vinciper and and and the demand
		$\boxtimes$	pages NONE, filed with the letter of the drawings
		K.M	pages 1-25 as originally filed
			pages NONE , filed with the demand
		······	pages NONE flied with the letter of
			the sequence listing part of the description:
			Pages NONE, as originally filed  pages NONE, tiled with the demand
			ASSES NINE Flad with the letter of
	2. 3	Vith	regard to the language, all the elements marked above were available or formicked to this total and
	,	exectly.	age in which the international application was filed unless otherwise legislated medas the line.
			elements were available or furnished to this Authority in the following language which is:
	70.000		the language of a translation furnished for the purposes of international search (under Rule 23, 1(b)).
	40000	SSSSSS	the language of publication of the international application (under Rule 48.3(b)).
	*		the language of the translation furnished for the purposes of international preliminary examination(under Rules 55.2 and/or 55.3).
37	i, V	Villa Mem	regard to any nucleotide and/or amino acid sequence disclosed in the international application, the ational proliminary examination was carried out on the basis of the sequence listing:
	and h		contained in the international application in printed form.
	-	:	filed together with the international application in computer readable form.
		<b>==</b>	furnished subsequently to this Authority in written form.
	3	ا أس	furnished subsequently to this Authority in computer readable form.
	3		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
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	ئىد	ا ا	The statement that the information recorded in computer readable form is identical to the written sequence listing us been furnished
ş.,		Ja	he amendments have resulted in the cancellation of
,		essent 1	the description, pages NONE
			the claims, Nos. NONE
	period	- 1	the claims, Nos. <u>NONE</u> the drawings, sheets/ <del>#</del> #g NONE
	<u></u>		his report has been established as if (some of) the amendments had not been made, since they have been considered to go  Typind the disclosure as filed, as indicated in the Surplamanul Box (Rule 70 2(4)) **
		taces post	nest sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in us "originally flied" and are not annexed to this report since they do not contain amendments (Rules 70,16 and 70,17). accment sheet containing such amendments must be referred to under item 1 and annexed to this report.
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## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/IL03/00959

. STATEMENT			
Novelty (N)	Claims	NONE	YE
	Claims	181	NO
Inventive Step (IS)	Claims	NONE	YE
	Claims	1-81	NO
Industrial Applicability (IA)	Claims	1-81	YB
	Claims	NONE	NO.
CITATIONS AND EXPLANATIONS isins 1-51, 77 and 78 lack poverly under PCT Art	icle 33(2) as bein	ig suffcipated by U.S. Patent No. 5,141,51 s comprising: juxtaposing two blood vess	E to Detweiler

Claims 1-81 lack novelty under PCT Article 33(2) as being anticipated by 11.5. Patent No. 5,411,508 to Bessler et al. Hessier discloses a method of performing an anastomesis comprising, juxtapasing two blood vessels to be anastomesed using a juxtaposition device, to a desired configuration in which at least one vessel is an end vessel; applying an adhesive to said vessels while they are in said configuration, said adhesive being sufficient to ensure both sealing and hunding of said two vessels to each other, and removing said juxtaposition device after said adhesive sufficiently sets (Column 17, line 56-Column 18, line 57). Bessier also discloses applying the adhesive using a port coupled to at least one scalfolding element, wherein applying the adhesive comparises using a plurality of neuries arranged in a ring (ring of ports 460), and a suction port (38).

and removing said juxtsposition device after said adhesive sufficiently sets (Column 6, line 66- Column 8, line 62).

Claims 1-81 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.